1	H.467
2	Introduced by Representatives Botzow of Pownal, Marcotte of Coventry, and
3	O'Sullivan of Burlington
4	Referred to Committee on
5	Date:
6	Subject: Commerce and Trade; protection of personal information; data broker
7	Statement of purpose of bill as introduced: This bill proposes to regulate data
8	brokers by:
9	(1) imposing a registration and reporting requirement;
10	(2) requiring data brokers to implement a customer identification
11	program; and
12	(3) requiring public agencies to maintain a record of the sale of any
13	personal information to a data broker.
14	An act relating to the regulation of data brokers
15	It is hereby enacted by the General Assembly of the State of Vermont:
16	Sec. 1. 9 V.S.A. chapter 62, subchapter 5 is added to read:
17	Subchapter 5. Data Broker Protection Act
18	§ 2446a. DEFINITIONS
19	As used in this section:

1	(1) "Data broker" means a commercial entity that collects, assembles, or
2	maintains personal information concerning individuals residing in Vermont
3	who are not customers or employees of that entity for the purposes of selling or
4	offering for sale, or other consideration, the personal information of a third
5	party. A commercial entity is not a data broker if it (A) sells such personal information solely as a service provider for a public agency and (B) does not utilize such personal information for any purpose other than providing such service on behalf of the public agency.
6	(2) "Personal information" means the following information that
7	identifies, relates to, describes, or is capable of being associated with a
8	particular individual:
9	(A) Social Security number, passport number, driver's license or
10	State identification card number, insurance policy number, bank account
11	number, credit card number, debit card number, or any other financial
12	information;
13	(B) physical characteristics or description;
14	(C) purchasing history;
15	(D) charitable contribution history;
16	(E) medical history or status as derived from purchase history;
17	(F) legal history, including criminal record, civil actions and
18	judgments;
19	(G) profile that includes personality, characteristics, or mental health;
20	(H) social media history;

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1	(J) licensing or real property history;
2	(K) driving record; and
3	(L) vital statistics, including birth, marriage, divorce, and death
4	records.
5	(3) "Public agency" has the same meaning as in 1 V.S.A. § 317.
6	§ 2446b. DATA BROKER REGISTRATION; REPORTING
7	(a) A data broker shall register with the Department of Financial
8	Regulation in the form and manner prescribed by the Department.
9	(b) Annually, on or before January 15 each year, a data broker shall submit
10	a report to the Department of Financial Regulation on its activities in the State
11	The report shall include the source of the personal information, the nature of
12	the personal information, and a description of the data broker's vetting
13	procedures.
14	§ 2446c. CUSTOMER IDENTIFICATION PROGRAM
15	A data broker shall have a written customer identification program that
16	includes certain minimum requirements, as set forth in guidelines established
17	by the Department of Financial Regulation. A data broker's customer
18	identification program is intended to enable the data broker to form a
19	reasonable belief that it knows the true identity of any customer purchasing
20	personal information, and that the customer is not purchasing the information
21	for an illegal purpose

1	§ 2446d. PUBLIC AGENCY; SALE OF DATA; RECORDKEEPING
2	REQUIREMENTS
3	Any public agency, or service provider of a public agency, that sells personal information to a data broker shall
4	maintain a record of the sale, including the name of the data broker and the
5	nature of the personal information sold. Nothing in this section shall be
6	construed to authorize a public agency to sell personal information the sale or
7	release of which is prohibited by law.
8	§ 2446e. ENFORCEMENT
9	With respect to a data broker registered pursuant to this subchapter, the
10	Department of Financial Regulation and the Attorney General shall have full
11	authority to investigate potential violations of this subchapter and to prosecute,
12	obtain, and impose remedies for a violation of this subchapter or any rules or
13	regulations adopted pursuant to this subchapter, as the Department has under
14	Title 8 or this title and the Attorney General has under chapter 63 of this title.
15	Sec. 2. EFFECTIVE DATE
16	This act shall take effect on July 1, 2017.